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July 21, 2003

Ms. Marlene Dortch Office of the Secretary Federal Communications Commission 445 Twelfth Street, S.W. 12th Street Lobby - TW - A325 Washington, D.C. 20554

Re: Petition for Rule Making Holliday, Texas

Dear Ms. Dortch:

Enclosed is an original and four (4) copies of a Petition for Rule Making to add Channel 299C3 at Holliday, Texas.

Respectfully submitted,

Charles Crawford

4553 Bordeaux Ave.

Dallas, Texas 75205 (214) 520-7077 Tele

(214) 443-9308 Fax

HollidayCover

MB -250

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JUL 3 0 2003

Before the Federal Communications Commission

Washington, D.C. 20554

FCC - MAILROOM

In the Matter of)	
Amendment of 73.202 (b) Table of Allotments)))	MB Docket No
FM Broadcast Stations (Holliday, TX)	

To: John Karousos, Assistant Chief Audio Division of the Media Bureau

PETITION FOR RULE MAKING

Pursuant to 47 C.F.R. 1.401, Charles Crawford respectfully petitions the FCC to institute a Rule Making proceeding to amend the FM Table of Allotments to add Channel 299C3 at Holliday, Texas.

DISCUSSION

Petitioner respectfully submits that the public interest would be served by allocating Channel 299C3 to Holliday, Texas as that community's first local service. Holliday, Texas is an incorporated city with a population of 1,632. Holliday has its own mayor, its own city hall, its own school system, fire department, police department, post office and a number of local churches. Holliday is a community that is certainly deserving of an FM service. The proposed channel 299C3 will provide additional diversity and an outlet for local self-expression to Holliday residents and therefore is in the public interest.

In order for Channel 299C3 to be allotted to Holliday, Texas, station KRXO Channel 299C at Oklahoma City, Oklahoma must be reclassified to a CO. (See, Attachment A, Request to Reclassify Statement for KRXO)

Attached hereto is a channel study confirming that Channel 299C3 can be allocated to Holliday, Texas,

¹ U.S. Census 2000

consistent with the FCC's FM separation rules. See revision of FM Assignment Policies and Procedures, 90 FCC 2d 88 (1992). (See, Attachment B) Note: Channel 298C2 at Seymour, Texas was dismissed by Report & Order, DA 03-1533, released May 8, 2003. (See, Attachment C)

Reference coordinates for Channel 299C3 at Holliday, Texas are:

33 42 00 N 98 34 00 W

Should this petition be granted and Channel 299C3 be allotted to Holliday, Texas, Petitioner will apply for Channel 299C3 at Holliday and after it is authorized, will promptly construct the new facility.

The factual information provided in this Petition for Rule Making is correct and true to the best of my knowledge.

Respectfully submitted,

Charles Crawford 4553 Bordeaux Ave. Dallas, Texas 75205 (214) 520-7077

(214) 520-7077 (214) 443-9308 Tele Fax

cc: Gene A. Bechtel, Law Office of Gene Bechtel, Suite 600, 1050 17th Street, N.W., Washington, D.C. 20036, telephone (202) 496-1289, telecopier (301) 762-0156, attorney for Charles Crawford. It is requested that the Commission and any parties who may file pleadings in the captioned matter serve copies to Mr. Bechtel as well as Charles Crawford.

Attachment A

Charles Crawford 4553 Bordeaux Ave. Dallas, Texas 75205

Petition for Rule Making FM Channel 299C3 Holliday, Texas July 21, 2003

Attachment A

Request to Reclassify
Station KRXO(FM), Oklahoma City, Oklahoma
Pursuant to MM Docket 98-93

Radio Station KRXO(FM), Oklahoma City, Oklahoma is licensed to Renda Broadcasting Corporation of Nevada, 900 Parish St., 4th Floor, Pittsburgh, PA 15220, (Facility ID 16851), FCC File No. BLH 19860305KB. The facility operates with a power of 100 kilowatts with center of radiation 302 meters height above average terrain. The above captioned Docket 98-93 provides the mechanism to automatically downgrade a Class C facility to Class C0 when a demand is made for the spectrum, as is the case here. Charles Crawford respectfully requests that the license of Radio Station KRXO(FM) be modified to specify operation on FM Channel 299C0 instead of on FM Channel 299C in accordance with the above Docket which provides for such downgrades when a demand for the unused spectrum is made, as is the case here.

Charles Crawford, the proponent of Channel 299C3 at Holliday, Texas, in accordance with the above Docket, formally requests that the Commission reclassify Radio Station KRXO(FM) as a Class C0 facility. Charles Crawford certifies that no alternative channel is available for the service he proposes at Holliday, Texas as is proposed in the Petition for Rule Making. A copy of this Petition for Rule Making is being served on Renda Broadcasting Corporation of Nevada as is required in the above Docket.

Charles Crawford

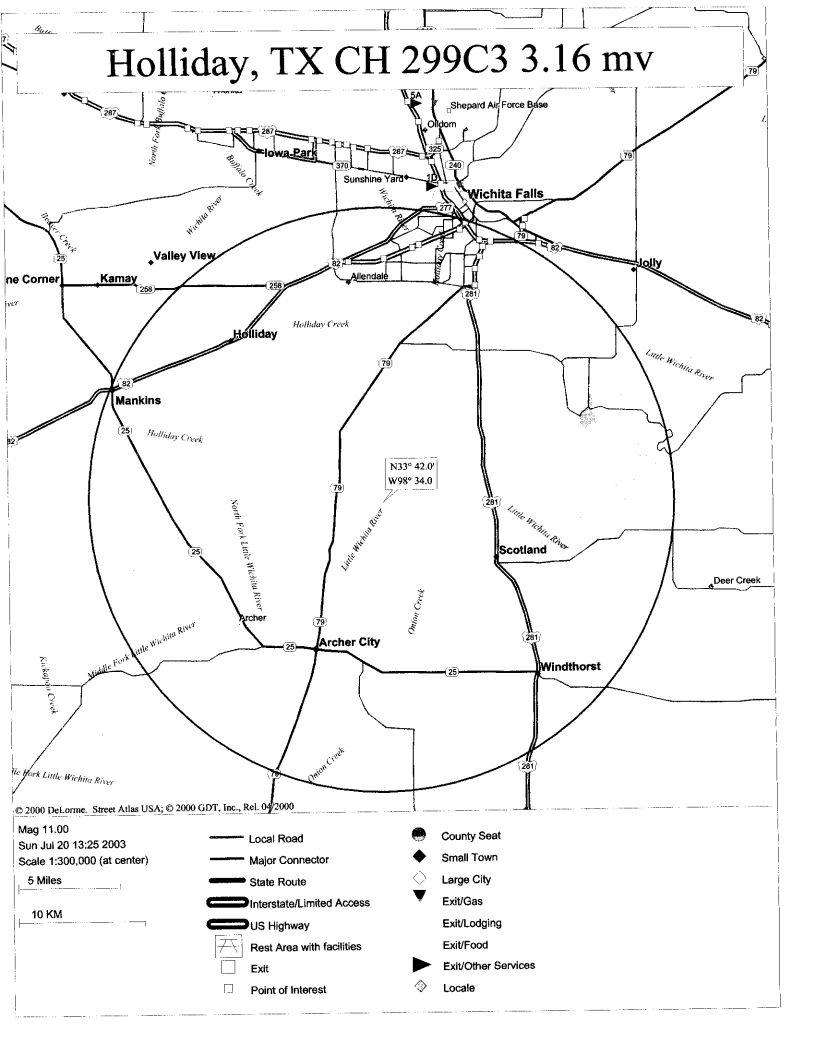
Attachment B

FM PROSP(TM)LOCATE STUDY CH 299 C3 107.7 MHz 06Z2CTexarkana TXKTALTVULLBEUMB

ùLL!B OREAHUMA CTIY
DEN CITY |
MOORE SH SHAWNEE N. Lat = 384200NORMAN W. Lng= 98 34 00 35° 99° 35° 98° 100" KEYB LAW ALTUS DUNCAN e | ARDMORE 100° 99" WICHITA FALL KESSFC SHERM RADD ALLO.V KESSFCI DENTON 33°. JRVING MESQU 100a 33a RADD ' KDXX KÔALA ABILENE SWEETWATER **KEYJFM**

Dates:
Data:07-15-03
Job :07-20-03

Call	CH#	Type	Location		D-KM	Azi	FCC	Margin
RADD KRXO RADD KESSFM KESSFC KEYB KESSFC KEYJFM KVRW KOAI.A KOAI.A ROEL ALLO.V	298C2 299C* 298A 300C1 300C2 300C3 300C3 300C1 297C2 298C1 298C1 298C1 297A	ADD LIC ADD LIC-Z CP LIC CP N LIC LIC	Seymour Oklahoma City Woodson Lewisville Lewisville Altus Gainesville Abilene Lawton Fort Worth Fort Worth Fort Worth Knox City Tullahoma	TX OK TX TX OK TX OK TX TX TX TX TX TX	69.34 227.75 89.98 145.43 145.43 148.77 138.99 184.78 104.04 194.15 197.41 197.41 107.24	259.1 25.3 211.6 106.1 106.1 323.4 87.9 211.5 3.0 129.3 130.2 130.2 253.2	117.0 237.0 89.0 144.0 117.0 99.0 144.0 56.0 144.0 144.0 42.0	 -47.66 -9.25 0.98 1.43 1.43 31.77 39.99 40.78 48.04 50.15 53.41 53.41 65.24 65.24 65.32
KDXX	296C1	LIC N	Benbrook	TΧ	141.32	150.9	76.0	05.52



Attachment C

Released: May 8, 2003

Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	
)	
Amendment of Section 73.202(b),)	
Table of Allotments,	j	MM Docket No. 00-148
FM Broadcast Stations.)	RM-9939
(Quanah, Archer City, Converse, Flatonia,)	RM-10198
Georgetown, Ingram, Keller, Knox City,)	
Lakeway, Lago Vista, Llano, McQueeney,)	•
Nolanville, San Antonio, Seymour, Waco and)	
Wellington, Texas, and Ardmore, Durant,)	
Elk City, Healdton, Lawton and Purcell,	,	
Oklahoma.)		

REPORT AND ORDER (Proceeding Terminated)

Adopted: May 7, 2003

By the Chief, Audio Division:

1. The Audio Division has before it a *Notice of Proposed Rule Making* in the captioned proceeding. Nation Wide Radio Stations filed Comments and Reply Comments. First Broadcasting Company, L.P., Rawhide Radio, L.L.C., Next Media Licensing, Inc., Capstar TX Limited Partnership and Clear Channel Broadcast Licenses, Inc. ("Joint Parties") filed a Counterproposal and Reply Comments. Fritz Broadcasting Co., Inc. and M&M Broadcasters, Ltd. filed Joint Reply Comments. Elgin FM Limited Partnership and Charles Crawford ("Elgin-Crawford") jointly filed Reply Comments and Maurice Salsa filed Reply Comments.² For the reasons discussed below, we are dismissing both the initial proposal for Channel 233C3 at Quanah, Texas, and the Counterproposal.

Background

2. At the request of Nation Wide Radio Stations, the *Notice* in this proceeding proposed the allotment of Channel 233C3 to Quanah, Texas.³ In response to the *Notice*, the Joint Parties filed a Counterproposal involving twenty-two communities in Texas and Oklahoma. In one aspect of this Counterproposal, the Joint Parties propose the substitution of Channel 248C for Channel 248C2 at Durant, Oklahoma, reallotment of Channel 248C to Keller, Texas, and modification of the Station KLAK license to specify operation on Channel 248C at Keller, Texas. In order to accommodate this allotment,

¹ 15 FCC Rcd 15809 (MM Bur. 2000).

² In this proceeding, Texas Grace Communications, Elgin FM Limited Partnership, Charles Crawford, Maurice Salsa, M&M Broadcasters, AM&FM Broadcasters and the Joint Parties have filed additional pleadings. In view of our action dismissing the Joint Parties Counterproposal, it will not be necessary to discuss these pleadings in the context of this *Report and Order* terminating this proceeding.

Nation Wide Radio Stations has withdrawn its expression of interest in this allotment. In accordance with Section i 420(j) of the Rules, Nationwide Radio Stations states that neither it nor any of its principals have been paid or promised any consideration for the withdrawal of its expression of interest in the Quanah allotment.

the Joint Parties propose three channel substitutions. Included among those substitutions was the substitution of Channel 230C1 for Channel 248C1 at Archer City, Texas, and the modification of the Station KRZB permit to specify operation on Channel 230C1. On the basis of our own engineering review, Joint Reply Comments filed by Fritz Broadcasting Co., Inc. and M&M Broadcasters, Ltd., and Reply Comments filed by Maurice Salsa, the proposed transmitter site (33-36-58 and 98-51-42) for the Channel 230C1 allotment at Archer City is short-spaced to a prior-filed application filed by AM & FM Broadcasters, LLC, licensee of Station KICM, Channel 229C2, Krum, Texas, to upgrade to Channel 229C1 (File No. BMPH-20000725AAZ) (the "KICM Class C1 Application").

3. Counterproposals that are in conflict with a previously filed application can be considered if the counterproposal is amended to remove the conflict within 15 days from the date the counterproposal appears on public notice. The Note also requires a counterproponent to show that it could not have known by exercising due diligence of the pending conflicting FM application. The Joint Parties and AM & FM Broadcasters submitted Reply Comments addressing this issue. Under the agreement, AM & FM Broadcasters agrees to file an application to downgrade Station KICM to Channel 229C2 in the event its application is granted and the Counterproposal is adopted. Pursuant to the agreement, the Joint Parties would "compensate" AM & FM Broadcasters for the downgrade of Station KICM. On August 20, 2001, the staff granted the KICM Class C1 Application.

Discussion

- 4. We dismiss the Counterproposal because the proposed Archer City Channel 230C1 allotment is short-spaced to the KICM Class C1 construction permit. The Joint Parties have not shown that they could not have known about the then-conflicting KICM Application. Nor have the Joint Parties sought to amend their Counterproposal to protect the proposed Archer City Channel 230C1 allotment.
- 5. The Commission does not entertain a short-spaced allotment that is contingent on the grant of another application. This is precisely what the Joint Parties seek. The Archer City allotment is short-spaced to the KICM construction permit and contingent on the staff granting future applications by AM & FM Broadcasters for both a Class C2 construction permit and license. We reject Joint Parties argument that its downgrade proposal complies with the contingent application procedures set forth in Section 73.3517(e) of the Commission's Rules. Section 73.3517(e) permits the simultaneous acceptance of contingent minor change applications. It does not authorize the filing of contingent rulemaking petitions. Accordingly, the Counterproposal must be dismissed.

Alternative Proposals

6. The Joint Parties filed an alternative twelve-allotment proposal in anticipation of a staff determination that the Channel 230C1 Archer City allotment is impermissibly short-spaced to the KICM permit. We reject this alternative. A counterproposal must conflict with the proposal set forth in the *Notice*. In this instance, none of these proposals conflict with Nation Wide Radio Station's initial proposal for a Channel 233C3 allotment at Quanah. As such, we will not bifurcate the Counterproposal or otherwise consider any of these proposals in the context of this proceeding.⁷

⁴ See Note to Section 73.208 of the Rules; see also Conflicts Between Applications and Petitions for Rule Makingto Amend the FM Table of Allotments, 8 FCC Rcd 4743 (1993).

⁵ See Oxford and New Albany, Mississippi, 3 FCC Rcd 615 (MM Bur. 1988), recon. 3 FCC Rcd 6626 (MM Bur. 1988); see also Cut and Shoot, Texas, 11 FCC Rcd 16383 (MM Bur. 1996).

See Implementation of BC Docket No. 80-90 to Increase the Availability of FM Broadcast Assignments, 5 FCC Rcd 931, n. 5 (1990).

⁷ See also Broken Arrow and Bixby, Oklahoma, Coffeyville, Kansas, 3 FCC Rcd 6507 (MM Bur. 1988).

- 7. In the event that its Counterproposal can not be favorably entertained, the Joint Parties advance two alternative proposals. The staff no longer entertains alternative proposals set forth in counterproposals. In any event, each of these alternatives fails to comply with our rules and procedures. The first proposal involves the proposal to reallot Channel 248C to Keller, Texas, and modify the Station KLAK license to specify operation on Channel 248C at Keller. A Channel 248C allotment at Keller requires the substitution of Channel 230C1 at Archer City, and thus, cannot be considered. The second alternative only proposes the substitution of Channel 247C1 for Channel 248C at Waco, Texas, reallotment of Channel 247C1 to Lakeway, Texas, and modification of the Station KWTX license to specify operation on Channel 247C1 at Lakeway. The Joint Parties also proposed related channel substitutions necessary to accommodate this reallotment. However, none of these proposed channel substitutions conflict with the underlying Channel 233C3 allotment at Quanah, Texas, proposed in the Notice.
- 8. Accordingly, IT IS ORDERED, That the aforementioned proposal filed by Nation Wide Radio Stations for a Channel 233C3 allotment at Quanah, Texas, IS DISMISSED.
- 9. IT IS FURTHER OREDERED, That the aforementioned Counterproposal filed by the Joint Parties IS DISMISSED.
 - 10. IT IS FURTHER ORDERED, That this proceeding IS TERMINATED.
- 11. For further information concerning this proceeding, contact Robert Hayne, Media Bureau, (202) 418-2177.

FEDERAL COMMUNICATIONS COMMISSION

Peter H. Doyle Chief, Audio Division Media Bureau

⁸ See Winslow, Camp Verde, Mayer and Sun City West, Arizona, 16 FCC Rcd 9551 (MM Bur. 2001).

CERTIFICATE OF SERVICE

I, Charles Crawford, hereby certify that on this 21st day of July, 2003, I caused copies of the foregoing "Petition for Rule making for Holliday, Texas" to be placed in the U.S. Postal Service, first class postage prepaid, addressed to the following persons:

Mr. Marlene Dortch
Office of the Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
12th Street Lobby-TW-A325
Washington, D.C. 20554

Gene Bechtel, Esq.
Law Offices of Gene Bechtel, P.C.
1050 17th Street, N.W., Suite 600
Washington, D.C. 20036-5517
(Counsel for Petitioner)

Renda Broadcaasting Corporation of Nevada Station KRXO 900 Parish St., $4^{\rm th}$ Floor Pittsburgh, PA 15220

Charles Crawford

Holliday